



## WOODBURY COUNTY, IOWA CONTRACT

Kind of Work	Bridge Replace with RCB Culvert					
Project No	L-B(P260)—73-97	Count	yWood	lbury		
TH	S AGREEMENT made and entered by and between				ounty, Iowa, by it	ts Board of Supervise
	the following members: Mark Monson, Larry D. Claus				#100 ST #1	
	Construction, Spencer, Iowa, Contractor.					
	TNESSETH: That the Contractor, for and in considerati					***************************************
	ee Hundred and Fourty One Thousand Nine Hundred an				(\$341,966	
	forth in the specifications constituting a part of this con			in accordance v		
		VAV. BI ARM			viui ine pians and	specifications
	in the locations designated in the notice to bidders, the					
Item No.	Project: L-B(P260)—73-97 Group 1	Quantity		Unit Pri	ice	Amount
	E man and a second control of the second con	2002		was town		
1.	Clear and Grubb	-	Acres	\$12,500		\$ 6,000.00
2.	Special Backfill	251.00			.00	6,526.00
3.	Excavation Class 10 Roadway & Borrow	834.00			.00	8.340.00
4.	Excavation Class 10 Channel	490.00			.00	2,940.00
5.	Class 13 Channel	20.00		200		4,000.00
6.	Removal of Existing Bridge		L.S.	26,000.	00	26,000.00
7.	Excavation Class 20	2,500.00	C.Y.	24.	.00	60,000.00
8.	Structural Concrete (RCB)	299.35	C.Y.	380	.00	113,753.00
9.	Reinforcing Steel	44,699.00	Lbs.	0	).94	42,017.06
10.	Culvert CMP Entrance Pipe 24" Dia.	70.00	L.F.	46	.00	3,220.00
11.	Temporary Stream Diversion	1.00	Each	9,500	.00	9,500.00
12.	Gate Outlet Control, Flap, 24"	2.00	Each	1,485		2,970.00
13.	Revetment Class E	248.00			.00	12,400.00
14.	Safety Closure		Each	150		300.00
15.	Removal and Installation of Fence Barbed	128.00			.00	1,280.00
16.	Traffic Control	1.00			0.00	
17.	Mobilization	1.00				3,000.00
				34,00		34,000.00
18.	Granular Surface Class C Modified	56.00			5.00	1,400.00
19.	Mulching	0.48		4,500		2,160.00
20.	Seeding and Fertilizing (Rural) TOTAL BID	0.48	Acre	4,500	3.00	2,160.00
	TOTAL BID					\$341,966.06
Said	specifications and plans are hereby made part of and the basis of	of this agreement and	a true copy of	said plans and spe	cifications are now	on file in the office of
the County Engi	neer under the date of May 4, 2015					
That	in consideration of the foregoing, the Contracting Authority her	reby agrees to pay the	e Contractor, pr	omptly and accor	ding to the requiren	nents of the
specifications the	e amounts set forth, subject to the conditions as set forth in the	specifications.				
That	it is mutually understood and agreed by the parties hereto that t	he notice to bidders,	the proposal, th	e specifications fo	or Project No. L-	B(P260)—73-97
in Wood	lbury County, Iowa, the within contract, the contr	actor's bond, and the	general and de	tailed plans are ar	nd constitute the bas	sis of contract between
the parties hereto		,		•		
That it	is further understood and agreed by the parties of this contract that the	above work shall be com	menced and com	pleted on or before:		
	ate Starting Date Specified Starting Date		ate Start Date		Number of Worki	ng Days
		Se	ptember 21.	2015	60	
That t	ime is the essence of this contract and that said contract contain	ns all of the terms and	d conditions ag	reed upon by the r	parties hereto	
It is it	urther understood that the Contractor consents to the jurisdiction	n of the courts of low	a to near, deter	mine, and render	judgment as to any	controversy arising
hereunder.						
. NW	ITNESS WHEREOF the parties hereto have set their hands for	the nurnoses herein	expressed to thi	s and three other i	instruments of like t	enor as the
11.7h	lina	the purposes herein t	expressed to the	s and three other i	instruments of fixe t	choi, as the
1101-	day of day of	, 20_/	-			
Approved:						
			200	1 . [	n	
V			111	1. 11 1	1100	0
By V	- Crows	By	IN	mu]	work	
Contra	ctor: Graves Construction Co., Inc.	Co	ontracting Au	hority: Woodbu	ary County Board	Mark Monson
			~			
Data (-)	4/15	Date		1.130/	2015	



Bond Number: IAC584631	Proposal I.D.: L-B(P260)73-97
	County: Woodbury
KNOW ALL PERSONS BY THESE PRESENTS: That we, Grave	es Construction Co., Inc.
of Spencer. IA (hereinafter called the Princip	al) and Merchants Bonding Company (Mutual)
of Des Moines, IA	(hereinafter called the Surety) are held and firmly bound unto the
Woodbury County (her	einafter called the Contracting Authority) Iowa, in the penal sum*
(Iowa DOT, County, or City name, etc.) ofThree Hundred Forty One Thousand Nine Hundred Si lawful money of the United States, to the payment of which sur administrators, successors, and assigns jointly and severally by the	xty Six Dollars and 06/100 dollars (\$341,966.06 ), m, well and truly to be made, we bind ourselves, our executors, lesse presents.
THE CONDITION OF THIS OBLIGATION IS SUCH, THAT where	as the above bounden Principal did on
theday ofen Bridge Replace with RCB Culvert; Project No. L-B(P	ter into a written contract with the Contracting Authority to perform 260)73-97
and completely as if said contract were recited at length; and whereas, the or corporations having contracts directly with the principal or with subcontra the performance of the contract on account of which this bond is given, with the public corporation is required to retain until completion of the public	es, and stipulations, is incorporated herein and made a part hereof as fully principal and sureties on this bond hereby agree to pay all persons, firms, actors, all just claims due them for labor performed or materials furnished, in the same are not satisfied out of the portion of the contract price which improvements, but the principal and sureties shall not be liable to said a said portion of the contract price shall have been established as provided
incurred for the same, and shall fully indemnify and save harmless the Con of failure to do so and shall fully reimburse and repay the Contracting Auti	to the terms and tenor thereof, and shall satisfy all claims and demands tracting Authority from all costs and damages which it may suffer by reason hority all outlays and expense which it may incur in making good any such ain in full force and effect. Every surety on this bond shall be deemed and so
<ol> <li>To any extension of time to the contractor in which to perform the contract of the bond shall remain in full force and effect until the contract extension thereof, or within a period of time after the contract processes of the contract of the contract of the contract of the plans, specifications, or contract, when supercent of the total contract price, and shall then be released of that no provision of this bond or of any other contract shall be a contract the right to sue on this bond for defects in work quality at the time such work is accepted.</li> </ol>	act is completed within the specified contract period, within an eriod has elapsed and the liquidated damage penalty is being ach change does not involve an increase of more than 20
This bond is to be considered a performance bond and secures the Comaterial or labor entered into the work or work performed not in accordance obligation guarantee to maintain the work for five years.  IN WITNESS WHEREOF, we have hereunto set our hands	ntracting Authority the right to recover from the contractor on account of e with the contract, specifications, or plans. The contractor does not by this and seals this 16th day of June , 2015,
Graves Construction Co., Inc.	
By: Principal	Principal Principal
Dresident	
Merchants Bonding Company (Mujual)	Title
By: Surety	By:
Abigail R. Mohr , Attorney-in-Fact	Title
Additions: 2100 Fleur Drive , Des Moines, IA 50321-1158	Address:
33 For contracts where a County Board of S	Supervisors is the Contracting Authority:
This bond approved by the Woodburg (Board of Supervisors of)	County, this 304 day of Monson Chairperson (Signature)
For contracts where the DOT nor a County Bo	ard of Supervisors is the Contracting Authority:
This bond approved by the (Contracting Authority)	, this day of
(Contracting Authority)	
	Title/Signature

DISCLOSURE STATEMENT FOR CONTRACTOR'S PERFORMANCE BONDS

The information requested will be used by the lowa Department of Transportation to determine if a contractor/vendor is bonded in accord with the requirements established by the contracting authority. This secures the IDOT and/or the State of lowa the right to recover from the contractor/vendor if material orlabor entered into the work performed is not in accord with the contract, specifications, or plans. Persons outside the Department may occasionally request this information. Failure to provide all required information will result in denial of the award of the contract.

About AM John



Know All Persons By These Presents, that MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., both being corporations of the State of Iowa (herein collectively called the "Companies") do hereby make, constitute and appoint, individually,

## Abigail R. Mohr

their true and lawful Attorney-in-Fact, with full power and authority hereby conferred to sign, execute and acknowledge, at any place within the United States, the following surety bond:

Surety Bond #: IAC584631

Principal: Graves Construction Co., Inc.

Obligee: Woodbury County

This Power-of-Attorney is granted and is signed and sealed by facsimile under and by authority of the following By-Laws adopted by the Board of Directors of Merchants Bonding Company (Mutual) on April 23, 2011 and adopted by the Board of Directors of Merchants National Bonding, Inc., on October 24, 2011.

"The President, Secretary, Treasurer, or any Assistant Treasurer or any Assistant Secretary or any Vice President shall have power and authority to appoint Attorneys-in-Fact, and to authorize them to execute on behalf of the Company, and attach the seal of the Company thereto, bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof."

"The signature of any authorized officer and the seal of the Company may be affixed by facsimile or electronic transmission to any Power of Attorney or Certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligations of the Company, and such signature and seal when so used shall have the same force and effect as though manually fixed."

In connection with obligations in favor of the Florida Department of Transportation only, it is agreed that the power and authority hereby given to the Attorney-in-Fact includes any and all consents for the release of retained percentages and/or final estimates on engineering and construction contracts required by the State of Florida Department of Transportation. It is fully understood that consenting to the State of Florida Department of Transportation making payment of the final estimate to the Contractor and/or its assignee, shall not relieve this surety company of any of its obligations under its bond.

In connection with obligations in favor of the Kentucky Department of Highways only, it is agreed that the power and authority hereby given to the Attorney-in-Fact cannot be modified or revoked unless prior written personal notice of such intent has been given to the Commissioner-Department of Highways of the Commonwealth of Kentucky at least thirty (30) days prior to the modification or revocation.

In Witness Whereof, the Companies have caused this instrument to be signed and sealed this 9th day of June, 2015.

MERCHANTS BONDING COMPANY (MUTUAL) MERCHANTS NATIONAL BONDING, INC.

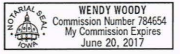
President

Poly County, Iowa

Notary Public,

STATE OF IOWA
COUNTY OF POLK ss.
On this 9th day of June

On this 9th day of June, 2015, before me appeared Larry Taylor, to me personally known, who being by me sworn did say that he is President of the MERCHANTS BONDING COMPANY (MUTUAL and MERCHANTS NATIONAL BONDING, INC.; and that the seals affixed to the foregoing instrument are the Corporate seals of the Companies; and that the said instrument was signed and sealed in behalf of the Companies by authority of their respective Boards of Directors.



(Expiration of notary's commission does not invalidate this instrument)

I, William Warner, Jr., Secretary of the MERCHANTS BONDING COMPANY (MUTUAL) and MERCHANTS NATIONAL BONDING, INC., do hereby certify that the above and foregoing is a true and correct copy of the POWER-OF-ATTORNEY executed by said Companies, which is still in full force and effect and has not been amended or revoked.

In Witness Whereof, I have hereunto set my hand and affixed the seal of the Companies on this 16th day of

June

2015 .